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12	Facsimile: (913) 422-0307	
13	Counsel for Plaintiff Scott Redpath	
L4 L5	Additional Counsel for Plaintiff Scott Redpat Listed on Signature Block	h
16	UNITED STATES	DISTRICT COURT
17	NORTHERN DISTR	ICT OF CALIFORNIA
18	IN RE GRAPHICS PROCESSING UNITS	Case No. M:07-CV-01826-WHA
19	ANTITRUST LITIGATION	MDL No. 1826
20		PLAINTIFF SCOTT REDPATH'S
21		NOTICE OF VOLUNTARY DISMISSAL
	This Document Relates to:	OF COMPLAINT
22	Scott Redpath v. Nvidia Corporation, et al.,	
22		
	Scott Redpath v. Nvidia Corporation, et al.,	OF COMPLAINT
23	Scott Redpath v. Nvidia Corporation, et al., Case No. 3:07-CV-02960-WHA TO THE HONORABLE COU	OF COMPLAINT
23 24	Scott Redpath v. Nvidia Corporation, et al., Case No. 3:07-CV-02960-WHA TO THE HONORABLE COU PLEASE TAKE NOTICE AN	OF COMPLAINT TRT AND ALL PARTIES:
23 24 25	Scott Redpath v. Nvidia Corporation, et al., Case No. 3:07-CV-02960-WHA TO THE HONORABLE COU PLEASE TAKE NOTICE AN	OF COMPLAINT OF
23 24 25 26	Scott Redpath v. Nvidia Corporation, et al., Case No. 3:07-CV-02960-WHA TO THE HONORABLE COUPLEASE TAKE NOTICE AN Redpath ("Plaintiff Redpath"), plaintiff in the v. Nvidia Corporation, et al., Case No. 3:07-	OF COMPLAINT OF

1	Because Plaintiff Redpath does not represe	nt a certified class, no Court approval is
2	necessary. See Fed. R. Civ. Proc. 23(e)(1)(A) ("The court must approve any settlement,
3	voluntary dismissal, or compromise of the	claims, issues, or defenses of a certified class.").
4	Plaintiff Redpath is not a na	med plaintiff in the First Consolidated Class
5	Action Complaint by Indirect Purchaser Pl	aintiffs for Violation of State and Federal
6	Antitrust Laws, State Consumer Protection	Laws, and Unjust Enrichment, filed on June 14,
7	2007.	
8	Dated: July 26, 2007	Respectfully submitted,
9		
10	By:	/s/ Jon T. King Michael P. Lehmann
11		Thomas P. Dove Christopher L. Lebsock
12		Jon T. King FURTH LEHMANN LLP
13		225 Bush Street, 15th Floor San Francisco, CA 94104-4249
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23		Facsimile: (216) 622-1852
24		Krishna B. Narine LAW OFFICES OF KRISHNA B. NARINE
25		7893 Montgomery Avenue, Suite 300 Elkins Park, PA 19027
26		Telephone: (215) 782-3240 Facsimile: (215) 782-3241
27		
28		

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1	Gordon Ball
2	BALL & SCOTT 550 Main Avenue, Suite 750
3	550 Main Avenue, Suite 750 Knoxville, TN 37902 Telephone: (865) 525-7028 Facsimile: (865) 525-4679
4	Counsel for Plaintiff Scott Redpath
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PLAINTIFF SCOTT REDPATH'S NOTICE OF VOLUNTARY DISMISSAL OF COMPLAINT

PROOF OF SERVICE

I, Robert L. Newman, declare under penalty of perjury that the following is true and correct:

I am a citizen of the United States; am over the age of 18 years; am employed by FURTH LEHMANN LLP, located at 225 Bush Street, 15th Floor, San Francisco, California 94104, whose members are members of the State Bar of California and at least one of whose members is a member of the Bar of each Federal District Court within California; am not a party to the within action; and that I caused to be served a true and correct copy of the following documents in the manner indicated below:

- 1. PLAINTIFF SCOTT REDPATH'S NOTICE OF VOLUNTARY DISMISSAL OF COMPLAINT: and
- 2. PROOF OF SERVICE.

By Electronic Filing: I served a true copy on this date of each document listed above via the Court's ECF system on all parties registered for electronic filing in this action.

Executed on July 26, 2007 at San Francisco, California.

Signed /s/ Robert L. Newman

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